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3 J.P. MORGAN CHASE TOWER 2200 Ross Avenue, Suite 4900W 4 Dallas, Texas 75201 Tel: (214) 432-2899 5 Fax: (214) 853-4367 jmz@sbaitilaw.com Attorneys for Plaintiff 7 D. CHRIS ALBRIGHT, ESQ. 8 Nevada Bar No. 004904 ALBRIGHT, STODDARD, WARNICK & ALBRIGHT 9 801 South Rancho Drive, Suite D-4 Las Vegas, Nevada 89106 10 Tel: (702) 384-7111 Fax: (702) 384-0605 11 dca@albrightstoddard.com 12 13 UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA 14 15 FRIGID RENTALS, INC., 16 Plaintiff. 17 VS. 18

EPIC WORLDWIDE LLC, d/b/a EPIC

Defendant.

WORLDWIDE MEDIA,

MICHAŁ ZAPENDOWSKI, ESQ.

SBAITI & COMPANY PLLC

Texas Bar No. 24075328 Admitted Pro Hac Vice

CASE NO.: 2:21-cv-01176-JCM-VCF

STIPULATION TO PERMIT FILING OF FIRST AMENDED COMPLAINT

Pursuant to Fed. R. Civ. P. 15(a)(2), Plaintiff Frigid Rentals, Inc. and Defendant Epic Worldwide LLC hereby stipulate to the filing of Plaintiff's First Amended Complaint, being filed concurrently herewith. The only substantive amendments to the Complaint are: (a) to remove "d/b/a Epic Worldwide Media" from the caption of the case and from all other references to Defendant Epic Worldwide LLC, because Epic denies doing business under this name; and (b) to correct a minor error in the Original Complaint, in which a company with which Plaintiff alleges it lost a contract was erroneously misidentified as "Liftgates" when the name of the company is actually "Giant Tiger" (the error appeared in Paragraphs 20, 27 and 33 of the Original Complaint, 24

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